COMMONWEALTH OF KENTUCKY

BEFORE THE PUBLIC SERVICE COMMISSION

* * * *

In the Matter of:

A PURCHASED GAS ADJUSTMENT)
FILING BY OHIO RIVER GAS) CASE NO. 8041-J
COMPANY, INC.)

ORDER

On May 12, 1981, the Commission entered its Order in Case No. 8041, in which it prescribed new base rates and a purchased gas adjustment clause setting forth the wholesale rates upon which future purchased gas adjustments should be used when the wholesale cost of gas is increased, decreased or refunds are received.

On November 30, 1981, Ohio River Gas Company, Inc., ("Ohio River") notified the Commission that it had received four refunds from its supplier Texas Gas Transmission Corporation ("Texas Gas").

On June 15, 1981, the Supreme Court of the United States issued a judgement declaring the Louisiana First Use Tax ("LFUT") on natural gas unconstitutional and directing the State of Louisiana to refund all revenues collected, together with all interest earned by Louisiana from the securities in which the revenues and interest were invested. An interim rule issued by the Federal Energy Regulatory Commission ("FERC") on July 17, 1981, in Docket No. RM78-23, required that Texas Gas pass through

refunds received from Louisiana. Ohio River has received four separate refunds totaling \$1,059 from Texas Gas as a result of the LFUT rulings. These refunds, represent Ohio River's pro rata share of refunds received by Ohio River from Texas Gas.

In addition to the aforementioned refunds, Ohio River also proposes to pass along the under refund balance reported to the Commission in connection with Case No. 8041-F. The balance to be refunded is \$22.

Ohio River's notice of February 24, 1982, set out certain adjustments which Ohio River proposed to place in effect with gas supplied on and after March 1, 1982, said adjustments being designed to pass on to its customers a reduction in the amount of \$1,081 or a decrease of 13.6 cents per Mcf and that said adjustment would be eliminated when the full amount to be refunded has been returned to Ohio River's customers.

After reviewing this evidence of record and being fully advised, the Commission is of the opinion and finds that:

- (1) Ohio River has \$1,081 to be refunded to its customers.
- (2) A refund factor in the amount of 13.6 cents per Mcf be used as a reduction in the purchased gas adjustment.
- (3) The refund factor should remain in effect for one month, or until such time as the full amount has been returned to their customers.

IT IS THEREFORE ORDERED that Ohio River apply a refund factor in the amount of 13.6 cents per Mcf of gas as a reduction in the approved purchased gas adjustment beginning March 1, 1982,

and remain in effect until such time as necessary, so that the refund will, nearly as possible, reflect the exact amount.

IT IS FURTHER ORDERED that the information furnished the Commission by Ohio River constitutes full compliance with the Commission's Order in Case No. 8041 and any other information ordinarily required to be filed under the Commission's regulations is hereby waived.

Done at Frankfort, Kentucky, this 9th day of March 1982.

PUBLIC SERVICE COMMISSION

Marlin M. Joh For the Commission

ATTEST:

COMMONWEALTH OF KENTUCKY

BEFORE THE PUBLIC SERVICE COMMISSION

* * * * *

In the Matter of

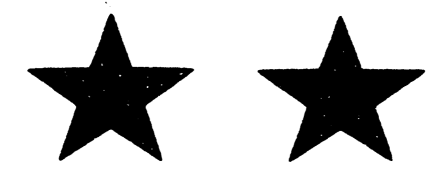
APPLICATION OF WESTPORT UTILITIES, INC.)
FOR AUTHORITY TO ACQUIRE AND OPERATE THE) CASE NO.
SEWAGE TREATMENT PLANT OWNED BY ROLLING) 8460
HILLS SERVICE COMPANY)

ORDER

IT IS ORDERED That Westport Utilities, Inc. shall file an original and five copies of the following information with the Commission by March 24, 1982:

- A plat of the subdivision showing the boundaries of the area the utility is obligated to provide service.
- 2. A statement about the service condition of the utility facilities.
- 3. A current financial statement of Westport Utilities, Inc.
- Number of subdivision lots, number of customers and capacity in gallons per day of this utility.
- 5. What is Westport Utilities, Inc. position in regards to the existing rates for sewage services.
- 6. Name the person who will be responsible for operating and maintaining the sewage system. What are their qualifications.
- 7. Has Rolling Hill Service Company made a thorough disclosure of all assets and all liabilities to Westport Utilities, Inc?

CORRECTION



PRECEDING IMAGE HAS BEEN REFILMED TO ASSURE LEGIBILITY OR TO CORRECT A POSSIBLE ERROR